





ACRO370 OPER: REG ALABAMA JUDICIAL INFORMATION SYSTEM CASE: CC 2003 000498.00

PAGE: 1

CASE ACTION SUMMARY CIRCUIT CRIMINAL

RUN DATE: 04/09/2003

IN THE CIRCUIT COURT OF MONTGOMERY

JUDGE: TMH

STATE OF ALABAMA

V3

天产 电影比较 出版 医皮肤 医维拉克 医毛球 医电影 医电影 医电影 医克里克曼 医乳腺素 化水流 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤

WOLFE PAUL DALE 6 PICKETT STREET

CASE: CC 2003 000498.00

MONTGOMERY, AL 36104 0000

DOB: 06/28/1968

SEX: M RACE: W HT: 6 01 WT: 170 HR: BRO EYES: BRO

SSN: 276729367 ALIAS NAMES: KIRKPATRICK MICHAEL

CODE01: ROB1 LIT: ROBBERY 1ST

TYP: F #: 001

CHARGEO1: ROBBERY 1ST CHARGEO2: ROBBERY 1ST

CODEQ2: ROB1

TYP: F #: 001

Control of the second of the s

TYPE:

OFFENSE DATE:

AGENCY/OFFICER: 0030100

DATE WAR/CAP ISS: DATE INDICTED: 04/04/2003 DATE RELEASED:

DATE ARRESTED: 01/31/2003

DATE FILED: 04/09/2003 DATE HEARING:

BOND AMOUNT:

\$30,000.00

. SURETIES:

TIME: 0000 TIME: 0200 P

MSTE

DATE 1: DESC: DATE 2: 04/21/2003 DESC: APPT

/ 2003 040014 00 /

215433

DEF/ATY: Doniel W. Wight **2**0000

TYPE:

EXHIBIT 6869 PENGAD 800-631

00000

PROSECUTOR:

GRAND JURY: 14

OTH CSE: GJ200304001400 CHK/TICKET NO: S COURT REPORTER:

_____ SID NO:

001431450

IL DEMAND:	OPER:	REG
ACTIONS, JUDGEMENTS, AND NOTES		OPE
ASSIGNED TO: (TMH) TRUMAN M HOBBS	(AR01)	REG
DEFENDANT ARRESTED ON: 01/31/2003	(AR01)	REG
FILED ON: 04/09/2003	(AR01)	REG
DEFENDANT INDICTED ON: 04/C4/2003	(AR01)	REG
BOND SET AT: \$30000.00	(AR01)	REG
INITIAL STATUS SET TO: "J" - JAIL	(AR01)	REG
CHARGE 01: ROBBERY 1ST/#CNTS: 001	(AR01)	REG
CHARGE 02: ROBBERY 1ST/#CNTS: 001	(AR01)	REG
SET FOR: APPOINTMENT OF COU ON 04/21/2003 AT	0200P	REG
CASE ACTION SUMMARY PRINTED	(ARO8)	REG
CAS ATTACHMENT PRINTED	(AR08)	REG
Notice of Discovery to Defendant, Intent to Use	Prior Convic	tions,
Enhancements. Inte	nt to Offer 1	roof
	ACTIONS, JUDGEMENTS, AND NOTES ASSIGNED TO: (TMH) TRUMAN M HOBBS DEFENDANT ARRESTED ON: 01/31/2003 FILED ON: 04/09/2003 DEFENDANT INDICTED ON: 04/04/2003 BOND SET AT: \$30000.00 INITIAL STATUS SET TO: "J" - JAIL CHARGE 01: ROBBERY 1ST/#CNTS: 001 CHARGE 02: ROBBERY 1ST/#CNTS: 001 SET FOR: APPOINTMENT OF COU ON 04/21/2003 AT CASE ACTION SUMMARY PRINTED CAS ATTACHMENT PRINTED Notice of Discovery to Defendant, Intent to Use	ACTIONS, JUDGEMENTS, AND NOTES ASSIGNED TO: (TMH) TRUMAN M HOBBS (AR01) DEFENDANT ARRESTED ON: 01/31/2003 (AR01) FILED ON: 04/09/2003 (AR01) DEFENDANT INDICTED ON: 04/04/2003 (AR01) BOND SET AT: \$30000.00 (AR01) INITIAL STATUS SET TO: "J" - JAIL (AR01) CHARGE 01: ROBBERY 15T/#CNTS: 001 (AR01) CHARGE 02: ROBBERY 15T/#CNTS: 001 (AR01) SET FOR: APPOINTMENT OF COU ON 04/21/2003 AT 0200P CASE ACTION SUMMARY PRINTED (AR08) CAS ATTACHMENT PRINTED (AR08)

By a Certificate of Analysis and Mo for Discovery By the State





ACRO369 ALABAMA JUDICIAL INFORMATION CEN

CASE	ACTION	I SUMMARY
CC	MTINUA	TION

CASE: CC 2003 000498.00

							JODGE	ID:	TPIR	
	ABAMA	v		WOLFE	דווגם	DATE				-
5: A	RDAMA 	v 							-	
DATE	ACTION,	JUDGMENTS,	CASE	NOTES						
10-10-03										l
		TARLAK KATA	MARK	:						
	DEFENDAN	T ARHAIGNED I EADS NOT GL	N OLF	<u> </u>						i
į i	COUHT, PL	EADS NOT GU	HLIY.							!
			111							
1		-/h/fr								
, 	/									j
									- 	- -!
1-3-29-04-1	Appea	red Lo		P.T.	<u> </u>	<u></u>	Jea	==		
			4	2-04		7		-		
	plalus									i
1	/ 6									
 	L <u></u>									
14/2/24/	Plaa As	Ann	. 2	0/3	F1)1	122-	الدماير	. A .na	11.40	, J
1717-17-17	12000-147	KAC-MATAN	14	CAR.		برميسهم	7	HUUH		** **
1	•						_			
 								1.344	THE PARTY NAMED IN	in language
ļ 1										
	a <i>2</i>									
	•									
			- -		- -					
!										
i										
								 -		
! 1										
1										
							-			
j 1										
									·	
į i										
										
 									~	
1										
			-							
		. ==								
										-
										
	The special section of the section	المراجع المناجع			Mary Miles		~ file	CONTRACTOR OF THE PARTY OF THE		و و و و و و و و و و و و و و و و و و و
	ئا المثالثات ب سي ن الله الله نوات ما ا						-	HO. P. SER	10	to the second
ای پی										
-	<u>-</u>									
i			·	_			-			
-										
1										
	·	·	-				_			

State of Ala			, ,	
Unified Jui	licial System	CASE ACTION SUMM	C c _ n	3-498
Form C-7	Rev 2/79	CONTINUATION		MH
Style:	0	Dale Walte		
•	- Jame	Page N	umber of	Pag
DATE		ACTIONS, JUDGMENTS, CASE NOTES		
3 19	1. O.A.	GRANTED/DENIED		
	State's M	fation/Nolle Prass∈ Count(s)	Grand	ed ,
7/-	State's M	otion To Dismiss Count(s)	Grant	은근
7 7	State's Mo	otion To Amend Count	to	•
	Plea Agr		Grant	ted
	record affi and Defenda understands other effec	is signed by Defendant and coun ismatively shows collocuty between and and that Defendant fully and he is waiving his Constitution its of a guilty plea and the constitution of	en the Judge d completaly nal rights an nsaquences	
	record affi and Defenda understands other effec thereof and the conclusi guilty plea judgment of	irmatively shows colloquy betweent and that Defendant fully and he is waiving his Constitution	sel and the en the Judge d completely nal rights ar assequences posed. Upon accepts the enters a beauty x2	
	record affi and Defenda understands other effec thereof and the conclusi guilty plea judgment of	irmatively shows colloquy betweent and that Defendant fully and the is waiving his Constitution its of a guilty plea and the contitute the sentence that could be implied to said colloquy the Court and finds Defendant guilty and guilt to the charge of CA/Drug/Weapon Enhancements give	sel and the en the Judge d completely nal rights ar assequences posed. Upon accepts the enters a beauty x2	
	record affi and Defenda understands other effec thereof and the conclusi guilty plea judgment of	irmatively shows colloquy betweent and that Defendant fully and the is waiving his Constitution its of a guilty plea and the could be implied the sentence that could be implied of said colloquy the Court and finds Defendant guilty and guilt to the charge of CA/Drug/Weapon Enhancements give ED / WAIVED	sel and the en the Judge d completely nal rights are needs to be accepts the enters a beauty x2.	
	record affi and Defenda understands other effec thereof and the conclusi guilty plea judgment of	irmatively shows colloquy betweent and that Defendant fully and the is waiving his Constitution its of a guilty plea and the could be implied the sentence that could be implied of said colloquy the Court and finds Defendant guilty and guilt to the charge of CA/Drug/Weapon Enhancements give ED / WAIVED ate is / at 8:30 at 8:	sel and the en the Judge d completely nal rights are needs to be accepts the enters a beauty x2.	
	record affi and Defenda understands other effec thereof and the conclusi guilty plea judgment of	irmatively shows colloquy betweent and that Defendant fully and the is waiving his Constitution its of a guilty plea and the could be implied the sentence that could be implied of said colloquy the Court and finds Defendant guilty and guilt to the charge of CA/Drug/Weapon Enhancements give ED / WAIVED ate is / at 8:30 at 8:	sel and the en the Judge d completely nal rights are needs to be accepts the enters a beauty x2.	
	record affi and Defenda understands other effec thereof and the conclusi guilty plea judgment of	irmatively shows colloquy betweent and that Defendant fully and the is waiving his Constitution its of a guilty plea and the could be implied the sentence that could be implied of said colloquy the Court and finds Defendant guilty and guilt to the charge of CA/Drug/Weapon Enhancements give ED / WAIVED ate is / at 8:30 at 8:	sel and the en the Judge d completely nal rights are needs to be accepts the enters a beauty x2.	
	record affi and Defenda understands other effec thereof and the conclusi guilty plea judgment of	irmatively shows colloquy betweent and that Defendant fully and the is waiving his Constitution its of a guilty plea and the could be implied the sentence that could be implied of said colloquy the Court and finds Defendant guilty and guilt to the charge of CA/Drug/Weapon Enhancements give ED / WAIVED ate is / at 8:30 at 8:	sel and the en the Judge d completely nal rights are needs to be accepts the enters a beauty x2.	
	record affi and Defenda understands other effec thereof and the conclusi guilty plea judgment of	irmatively shows colloquy betweent and that Defendant fully and the is waiving his Constitution its of a guilty plea and the could be implied the sentence that could be implied of said colloquy the Court and finds Defendant guilty and guilt to the charge of CA/Drug/Weapon Enhancements give ED / WAIVED ate is / at 8:30 at 8:	sel and the en the Judge d completely nal rights are needs to be accepts the enters a beauty x2.	

The second secon

						
State of Alaba	mt A			<u> </u>	Case Numb	
Unified Judici		CACE	ACTION SUMM	Δ E Y	CC 03-49	8
Cuttien outre.				•		*
Form C-7	Pau 2/79		CONTINUATION		TMH	í
	HEY 6/17				L	
Style: 🔎		. 1	_			ı
I to	10.CLi 0	Lacul 16	Le _			ľ
			0	Page Number	of	Pages
DATE (Leeut 3	AÇT	MONS, JUDGMENTS, CASE N	IQTES		
			······································	 		
4-2-04	5-5-60	nt C attorn	ey appeared for se	ntencing.	Court asked	if
1-2-07	Delenda	IIC & ALLUIN	g to say why sente	nce chould	not now be	
	he/she	ugg anacurui	g to bay why sence	IICE DISCUL		
'\\	pronoun	ced and Def	endant had his/her	say.		
$\sim \sigma$						
1 -) 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 	HOA Enh	ancements A	pplicable Yes/No			
(A)	D-forda	se Namira	State Proves	pric	rs	
7	Détenda	ur willing _				
W'Y			1D * 1	Nava-	The same of the sa	த்து தெருக்கும் வ வல் வ
The grant of	" <u>TT IS O</u>	RDERED:	Tilea +	my harv	and an in	CAN STREET, STREET, ST
4				\circ		
	Sentenc	ed to 20	yrs./split to ser	ve _ 3 }	rs.	
MAN COMPANY		overee enlis	t postpone	mo. /vear F	leview	_
	<u>'</u>	everse shirt	Conc.	ecutive		
	Concurr	ent <u>Cou</u>	7 Cours	ecacive		
PO. /		\sim				
./	Suspend	ed (YES)/NO, S	Supervised/100 Cou	rt, Probat	:10n <u>==</u>	years
V	End of	Shlit Senter	nceyears	supervised	probation	
****	End Or	S to mino El	day notice prior	to E.O.S.		
	DO	C to dive er	o day notice prior	5 2 · 5 · 5 · 5 · 5 · 5 · 5 · 5 · 5 · 5 · 5 ·		
* ** ***						
i.	ENHANCE	Ments \$10	000/2000 Enhanceme	nt Fine		
		Re	emit portion comple	etion of S	AP	
		Di	river License susp	ended/revo	ked	
			100 DFS fee			
i		\$1	TOO DES TEE		Jia Wousing	
		Ye	ears School/	Aears sor	TIC HOUSING	
		y€	ears Sale under 18			

]	Boot Car	TO CAD	Review upon com	pletion-YE	S GED	
	BUUL CAL	"F	Review upon community Service	hrs ጥ	ash Pickup	hr
"	work Re.	LeaseCon	MUNUTEN PETATCE		AA/NA	
	Maintair	ı Employment	Altercare	E	UCU 1960	_
فعمون المستعدد المستعدد المستعدد	OTHER:					
A TOTAL OF THE STATE OF THE STA	THE RESERVE	A STREET OF THE STREET, STREET		· ·	and the second second second	عرف أحدث أفتع
						
			d a	dant (e)		
٠٠ ـــــــــــــــــــــــــــــــــــ	Rest i tui	ion \$ <u>£</u>	ර Co-Defend	JG11 - (B)	E ANICEN AN	
	Jointly	and Several	lly liable Crime	AICEIW \$5	5.00/ 250. 00	
	C	1/ 2+	-tother Reed/5150.0	111//	ETITE O	
,	Payment	s	Week Begin/	04 OF 1/2	MOUTER egrue	a
		· / · ·		Whi	le at DOC	
	Review/C	rner	· · · · · · · · · · · · · · · · · · ·			
1			•			*** *********************************
	Defendar	it advised r	ight to appeal I	Defendant	ara/ara not	TEDETAG
i	igana fo	r anneal or	to withdraw the I	olea. Def	endant to be	given
 1	TPORC TO	' abbear or	rved. Appeal Bond	d set S		-
[]	credit i	or time ser	Aed. Whheat pork	~ JCU T		•
			/	100 1		
			E -/4	feled!		
1			TRUMAN M. HOBBS,	75.		
1			*******			

CIRCUIT JUDGE

Unified Judicial System CASE ACTION SUMMARY CC 03-498 Continuation	
FORME TO THE TOTAL CONTINUATION	
	A 41
Style: Page Number of Page	es
DATE Count II ACTIONS, JUDGMENTS, CASE NOTES	
Defendant & attorney appeared for sentencing. Court asked if he/she had anything to say why sentence should not now be pronounced and Defendant had his/her say.	
HOA Enhancements Applicable Yes/No Defendant Admits State Proves priors	
IT IS ORDERED: Plea Agreement	
Sentenced to 20 yrs./split to serve 5 yrs. reverse split postponemo./year Review Concurrent Consecutive	
Suspended (ES/NO, Supervised P.O Court, Probation 3 Ye End of Split Sentence years supervised probation DOC to give 60 day notice prior to E.O.S.	ars
NHANCEMENTS \$1000/2000 Enhancement Fine Remit portion completion of SAP Driver License suspended/revoked \$100 DFS fee years School/ years Public Housing years Sale under 18	
Boot Camp SAP Review upon completion-YES GED Work Release Community Service hrs. Trash Pickup Maintain Employment Aftercare AA/NA OTHER:	_hr
Restitution \$Co-Defendant(s)	
issue for appeal or to withdraw the plea. Defendant to be girling credit for time served. Appeal Bond set \$	erve ven
TRUMAN M. HOBBS, OR. CIRCUIT JUDGE	

State of Alabama Unified Judicial System		CASE ACTION SUMMARY	Case Number
Form C-7	Rev 2/79	CONTINUATION	CC03-498
Style: PAUL W	OLFE	Page Number	ofPages
DATE	and the state of t	ACTIONS, JUDGMENTS, CASE NOTI	IS
6/8/04			Constitution of Activities (Constitution of Constitution of Co
D	elinguency i	iled by the Probation Officer and based on the report of	1649-164
P	ROBATION	OFFICER PERKINS Defendant declared delinquent ar	nd arrested for:
	X Fail	ure to report	***************************************
	XFail	ure to pay court ordered money	
_	Failur	e to pay supervision fees	
	Arrest	ed on new charges:	<u> </u>
	Failur	e to avoid injurious habits:	, <u>"</u>
_	Chang	ging residence without permission	
_	Failur	e to comply with court orders:	
_	Failur	e to attend and/or complete program (GED - SAP - CO	MMUNITY SERVICE)
	Posse	ssing a firearm	
Same and the second	Failur	e to maintain employment	· mark the first the second of
	Other		
2	S-a		
			101 -
	-	Y [ht]	lof
		TRUMAN M. HOBBS,	JR
		CIRCUIT JUDGE	
6-11-04	Cap	ias Issued	
		9	* Andrews - Total Control of the Con
01/02/04/C	apias	Enervited ; File do Judge	·
			· · · · · · · · · · · · · · · · · · ·

ju.

State of Alabama Unified Judicial System		1	N SUMMARY	Case Number
Form C-7	Rev 2/79	CONTIN	UATION	TMH
Style:	Paul	Walfe	Page Number	of Pages
DATE		ACTIONS, JUDG	MENTS, CASE NOTES	
7-8-04	D	elinquency report filed by th	e Probation Officer and base	d on the testimony of
	P. O.	Perkins	Defendant declared deli	
		Failure to report		-
		Failure to pay court ordered		
j		Failure to pay supervision for Arrested on new charges		
		Failure to avoid injurious ha		
		Changing residences withou	t permission	
		Failure to comply with Cour		
		Failure to attend and/or com	plete program (GED - SA	P COMMUNITY SVC
				11 200
		endant appeared with attorned of the delinquency charge	es and also provided with a (vi	and was orally
	charges.	the disclosure of the eviden	ice, the opportunity to be hear	d. to present witnesses an
	docume	ntary evidence, to confront a	and cross-examine witnesses.	Defendant ADMITTEI
		the charges, or Defend	ant DENIED the charges and	a Revocation Hearing is
	schedule	d on 7-15-04		
/				
	···		- Alleland	
		TRUMA	N M. HOBBE, JR.	
16.			TJUDGE	

State of Ala Unified Jud	bama licial System	CASE ACTION SUMMARY	Case indilings,
	·	CONTINUATION	CC-03-498
Form C-7	Rev 2/79	COMMONION	<u> </u>
Style.	eciely re	O Walle	
1.5		Page Numbe	er of Page:
DATE		ACTIONS, JUDGMENTS, CASE NOTES	
1-15-04			
1-13-Q-T			
 	· · · · · · · · · · · · · · · · · · ·	Defendant Wolfe appeared with Wile	v Hartley for a
}0 ()	revo	cation hearing. He had previously been	n provided with a
479	' writ	ten statement of the charges and advis	sed of his rights.
4, 0	he h	ad arrested Defendant on 7/1/04 for B	Surglary 1 & TOP 1
-0-	which	h occurred at EZ Credit on Vandever b A handgun was discharged and taken du	etween 9-29/6-30-
977	······································	PO Womack stated Detendant was relea	sed in April 2004
UMX	from	DOC, reported after his release, but since that time. He further testif	out has failed to
	faile	ed to pay his COMs and supervision fe	ea
		Upon consideration of the evidence	presented by the
	Cour	e, and the testimony of PO Womack and t finds and is reasonably satisfied t	<u>l Det Wemaek, the</u>
	oli	ate the conditions of his probation	on by failing to
107	repo:	rt, failing to pay his COMs and sup	ervision fees and
	Hervi	ig a new arrest for Burglary 1 & TOP Wherefore, it is ORDERED that Defenda	nt's probation is
	revol	ked and his 20 year base sentence	is imposed for
	rall: fees	ing to report, failing to pay his COM and having been arrested on 2 new fe	s and supervision
		Defendant advised of his right to appear	al and if he could
	not	afford a transcript or an attorne ided for him.	y, one would be
	/ prov.	DOC shall notify the Court in writing	60 days prior to
			, vv days prior co
		E- latter	
		TRUMAN M. HORES, JR.	
		CIRCUIT JUDGE	
	. 100		
INDE I	senied Ye	thener's motion seeking a free to	anscript.
	• 1		
			· · · · · · · · · · · · · · · · · · ·
-			
			•
			•